

# **Exhibit 1**

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

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WAYMO LLC, )  
 )  
Plaintiff, )  
vs. ) Case No.  
 ) 3:17-cv-00939-WHA  
UBER TECHNOLOGIES INC., )  
OTTOMOTTO LLC; OTTO )  
TRUCKING LLC, )  
 )  
Defendants. )

Videotaped deposition of MICHAEL MURRAY JANOSKO, n  
on behalf of the Defendants Otto Trucking LLC; Uber  
Technologies, Inc., Ottomotto LLC at the Law Offices  
of Quinn Emanuel Urquhart & Sullivan, Level 15, 111  
Elizabeth Street in Sydney, Australia, beginning at  
9.55am and ending at 12.29pm on Friday, 25 August  
2017 before Melissa Hook, Court Reporter of Pacific  
Transcriptions.

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1 10.36 internet browser like Explorer or Mozilla or Chrome?

2 A. No, I wasn't aware of that.

3 Q. Are you aware of any controls in place to monitor  
4 whether a person is accessing the server remotely?

5 A. I am aware of logs that occur during user activity  
6 with Subversion. I am not sure if it - what it  
7 records beyond the activity within the source code  
8 repository and the user name.

9 Q. For Google's infrastructure, is there a firewall  
10 that provides outer protection to the things you  
11 know that you're - that Google folks are working on?

12 A. Can you clarify what part of Google you're asking  
13 about?

14 Q. Sure. Well, I'll see if I can. I'm not familiar  
15 with all the parts in Google, so I may not know.  
16 But, in general, is a firewall a security tool that  
17 Google would use to protect certain areas of its  
18 confidential - or certain areas that it keeps  
19 confidential information?

20 A. Yes.

21 Q. Would the SVN server repository be behind Google's  
22 firewall?

23 A. I am not sure about the configuration of that  
24 Subversion server.

25 Q. Okay. But this is probably because, like you say,

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1 10.37 it's on a different network than a lot of the other  
2 Google tools and programs and applications?

3                    A.

6 Q. Aside from monthly monitoring of credentials, are  
7 you aware of any other security controls to ensure  
8 that credentials are protected?

9           A.     So the other way that Google protects credentials to  
10           a number of servers and services is to [REDACTED]

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1 10.39

10 A. It's against our policy for users to access Google  
11 data with personal devices that do not meet our  
12 BYOD, or Bring Your Own Device, standards.

13 Q. Do you know if that same policy applies to Waymo as  
14 well?

15 A. I don't know.

16 Q. You don't know. And do you know whether Waymo  
17 employees have access - you know, Waymo confidential  
18 information using personal devices?

19 A. I don't know.

20 Q. Are you aware o

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1 10.41

23 Q. Do you know if Waymo has the same control?

24 A. I am not aware if they use that. Let me amend that.

25 To the extent that they use Google credentials to